

EXHIBIT A

Mexican Order

Mexican Order – Original (Spanish)



HELIO VICTORIA GUZMAN 1404/23 08:55:42
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En atención al Acuerdo 03-/011/2021 emitido por el Consejo de la Judicatura de la Ciudad de México, en sesión celebrada el dieciséis de febrero de dos mil veintiuno, el expediente digital equivale funcionalmente al expediente físico, por lo que surte los mismos efectos legales.

"Se hace constar que todas las actuaciones judiciales han sido digitalizadas y obra en el presente expediente principal, integrado fielmente como el físico, gozando ambas versiones de los mismos efectos legales"

EXP.NÚM: 691/2022.

Ciudad de México, treinta de junio de dos mil veintidós.

Con el escrito de cuenta y documentos que remite la Oficialía de Partes Común del Tribunal Superior de Justicia de la Ciudad de México, toda vez que por razón de turno le correspondió conocer del presente asunto a este Juzgado, lo que se desprende del sello que obra en la foja uno del escrito de demanda y de la lista que de asuntos nuevos que remite dicha dependencia, fórmese el expediente número **691/2022** y regístrese como corresponde en el Libro de Gobierno, de conformidad con el artículo 58 fracción VIII de la Ley Orgánica del Tribunal Superior de Justicia del Distrito Federal, proceda la Secretaría de Acuerdos a resguardar los documentos exhibidos en el secreto que corresponda a su Secretaría en este Juzgado.

Se tiene por presentado a **ROMANOS BERRONDO ÁNGEL FRANCISCO**, por su propio derecho y como accionista de CRÉDITO REAL, SOCIEDAD ANÓNIMA BURSÁTIL DE CAPITAL VARIABLE, SOCIEDAD FINANCIERA DE OBJETO MÚLTIPLE, ENTIDAD NO REGULADA, personalidad que acredita con las copias certificadas de la constancia de depósito de acciones con su debida traducción que se acompaña. Por señalado el domicilio que indica para oír y recibir notificaciones y documentos; autorizando a la persona que menciona para oír y recibir notificaciones, documentos y valores. Asimismo se tiene como Mandatarios Judiciales de la parte actora a los Licenciados cuya cédulas profesionales se encuentran registradas en la Primera Secretaría de Acuerdos de la Presidencia y del Pleno del Tribunal Superior de Justicia del Distrito Federal, por lo que estarán facultados para interponer los recursos que procedan, ofrecer e intervenir en el desahogo de pruebas, alegar en las audiencias, pedir se dicte sentencia para evitar la consumación del término de caducidad por inactividad procesal y realizar cualquier acto que resulte ser necesario para la defensa de los derechos de su representada, pero no podrá sustituir o delegar dichas facultades en un tercero:

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cargo del Comerciante a la fecha en que se haya presentado la demanda o solicitud de concurso, y

'II. El Comerciante no tenga activos enunciados en el párrafo siguiente, para hacer frente a por lo menos el ochenta por ciento de sus obligaciones vencidas a la fecha de presentación de la demanda o solicitud.

'Los activos que se deberán considerar para los efectos de lo establecido en la fracción II de este artículo serán:

'a) El efectivo en caja y los depósitos a la vista;

'b) Los depósitos e inversiones a plazo cuyo vencimiento no sea superior a noventa días naturales posteriores a la fecha de presentación de la demanda o solicitud;

'c) Clientes y cuentas por cobrar cuyo plazo de vencimiento no sea superior a noventa días naturales posteriores a la fecha de presentación de la demanda o solicitud, y

'd) Los títulos valores para los cuales se registren regularmente operaciones de compra y venta en los mercados relevantes, que pudieran ser vendidos en un plazo máximo de treinta días hábiles bancarios, cuya valuación a la fecha de la presentación de la demanda o solicitud sea conocida.

'El dictamen del visitador y las opiniones de expertos que en su caso ofrezcan las partes, deberán referirse expresamente a los supuestos establecidos en las fracciones anteriores."

"Artículo 11.- Se presumirá que un Comerciante incumplió generalizadamente en el pago de sus obligaciones, cuando se presente alguno de los siguientes casos:

'I. Inexistencia o insuficiencia de bienes en qué trabar ejecución al practicarse un embargo por el incumplimiento de una obligación o al pretender ejecutar una sentencia en su contra con autoridad de cosa juzgada;

'II. Incumplimiento en el pago de obligaciones a dos o más acreedores distintos;

'III. Ocultación o ausencia, sin dejar al frente de la administración u operación de su empresa a alguien que pueda cumplir con sus obligaciones;





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 TRIBUNAL SUPERIOR DE JUSTICIA DE LA CIUDAD DE MÉXICO
 “2022, AÑO DE RICARDO FLORES MAGÓN,
 PRECURSOR DE LA REVOLUCIÓN MEXICANA”
 QUINGUAGÉSIMO SEGUNDO DE LO CIVIL

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mediación.civil.mercantil@tsjcdmx.gob.mx. Servicio de Mediación Familiar: 5514-2860 y 5514-5822. mediación.familiar@tsjcdmx.gob.mx".

En cumplimiento a la circular 06/2012 suscrita por la Secretaría General del Consejo de la Judicatura de la Ciudad de México en la que consta el acuerdo 10-03/2012 de fecha 17 de enero de 2012, emitido por el Consejo de la Judicatura de éste Tribunal se hace del conocimiento de las partes su contenido.

con fundamento en lo dispuesto por el artículo 58 de la Ley Orgánica del Tribunal Superior de Justicia de la Ciudad de México, en este asunto deberá el Secretario de Acuerdos, formular los Proyectos de acuerdo, y de cuenta a la suscrita dentro del término de veinticuatro horas con las promociones presentadas por las partes, así como de los Oficios y demás documentos que se reciban en el Juzgado; realizar emplazamientos y notificaciones cuando así se ordene; autorizar los despachos, exhortos, acuerdos, actas, diligencias y resoluciones que se expidan, asienten, practiquen o dicten por la Juez; realizar las certificaciones procedentes conforme a la ley o las que se ordenen por la suscrita; asistir a las diligencias de pruebas de acuerdo con las leyes aplicables; expedir las copias autorizadas que la ley determine o deban entregarse a las partes en virtud de decreto judicial; cuidar que el expediente sea debidamente foliado, cuando sea sustraída alguna de las hojas del expediente asiente razón con motivo de la causa, selle las actuaciones, oficios y demás documentos que lo requieran, rubricándolas en el centro del escrito; guardar en el secreto del juzgado los pliegos, escritos o documentos y valores cuando así lo disponga la ley; conservar en su poder el expediente mientras se encuentra en trámite en el Juzgado y entregarlo con las formalidades legales cuando tenga lugar alguna remisión del mismo; notificar personalmente en el Juzgado a las partes, en los términos del artículo 123 y demás relativos de la Legislación Procesal Local; remitir el expediente al Archivo Judicial, a la Superioridad o al sustituto legal, previo registro cuando así proceda; ordenar y vigilar que se despachen sin demora los oficios, cédulas de notificación que se manden librar, la correspondencia del Juzgado, ya sea que se refiera a negocios judiciales del mismo o al desahogo de los oficios que se manden librar en las determinaciones respectivas dictadas en los expedientes; dar cuenta a la suscrita una vez concluido el término para que las partes contesten los agravios realizando la certificación de dicho término y con los oficios respectivos, así como la certificación de los testimonios de apelación que se integren con motivo de los recursos de apelación que se interpongan en contra de las resoluciones que se dicten en el presente expediente, y remitir de inmediato a la Sala Civil que por turno corresponda los testimonios o el expediente según sea el caso.





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En el **Boletín Judicial** No. 117 correspondiente al día 01 de Julio de 2022 se hizo la publicación de Ley.— Conste.
El 04 de Julio del 2022, surtió efectos la notificación anterior.— Conste.



EVIDENCIA CRIPTOGRÁFICA - TRANSACCIÓN

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Autoridad Certificadora del Poder Judicial de la Ciudad de México

Firmante(s): 2

Hoja(s): 7

Firmantes		Firmas			
Nombre(s):	HELIO VICTORIA GUZMAN	Validez:	Vigente	No Serie:	70.6a.63.64.6d.78.32.30.30.31.32.36.36
	OSCAR ALONSO TOLAMATL	Validez:	Vigente	No Serie:	70.6a.63.64.6d.78.32.30.30.30.36.35.39
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Nombre del respondedor(es):		Servicio delegado OCSP de la AC del Poder Judicial de la CDMX Servicio delegado OCSP de la AC del Poder Judicial de la CDMX			
Emisor(es) del respondedor(es):		Autoridad Certificadora del Poder Judicial de la Ciudad de México Autoridad Certificadora del Poder Judicial de la Ciudad de México			
Número(s) de serie:		70.6a.63.64.6d.78.32.30.32 70.6a.63.64.6d.78.32.30.32			
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Nombre del emisor de la respuesta TSP:		Entidad Emisora de Sellos de Tiempo del Poder Judicial de la Ciudad de México Entidad Emisora de Sellos de Tiempo del Poder Judicial de la Ciudad de México			
Emisor del certificado TSP:		Autoridad Certificadora del Poder Judicial de la Ciudad de México Autoridad Certificadora del Poder Judicial de la Ciudad de México			
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Mexican Order – Certified Translation (English)

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SUPERIOR COURT OF JUSTICE OF MEXICO CITY

"2022, YEAR OF RICARDO FLORES MAGÓN,

FORERUNNER OF THE MEXICAN REVOLUTION"

FIFTY-SECOND ANNIVERSARY OF CIVIL MATTERS

Regarding Ruling 03-/011/2021 entered by the Judiciary Board of Mexico City, in the meeting held on February sixteen, two thousand twenty-one, the digital file is functionally equal to the printed file; therefore, the digital file has the same legal effects.

"It is hereby certified that any and all judicial actions have been digitalized and are filed in this main file, truly compiled as the printed file, having both versions the same legal effects"

EXP.NÚM: 691/2022.

Mexico City, June thirty, two thousand twenty-two.

In this file and the documents remitted by the Common Filing Office of the Superior Court of Mexico City, since the matter was assigned to the Superior Court of Justice of Mexico City, the Superior Court of Justice of Mexico City has to hear this matter, as it appears from the seal borne in page one of the written complaint and the list of new matters remitted by such authority, it is hereby ordered to create and register file number **691/2022** as applicable in the Government Book, according to article 58 section VIII of the Organic Law of the Superior Court of Justice of the Federal District, and the Court Clerk is ordered to proceed to secure the documents filed in the corresponding secrecy as corresponding by the Court Clerk in this Court.

ROMANOS BERRONDO ÁNGEL FRANCISCO is hereby considered as having appeared represented by himself and as shareholder of CRÉDITO REAL, SOCIEDAD ANÓNIMA BURSÁTIL DE CAPITAL VARIABLE, SOCIEDAD FINANCIERA DE OBJETO MÚLTIPLE, ENTIDAD NO REGULADA, whose legal capacity is evidenced with certified copies of the deposit certificate of shares accompanied by a translation. He has provided an address to be summoned and receive documents, authorizing the aforementioned person to be summoned and receive documents and securities. Likewise, as Attorneys-in-fact to the defendant are appointed the Attorneys at law whose professional ID cards are registered with the First Court Clerk of the Presidency and the Superior Court of Justice of the Federal District in Bench; therefore, such attorney will be authorized to file any applicable motion, submit and take part in submitting evidence, argument in hearings, request the issuance of a judgement to prevent the consummation of dismissal due to a lack of activity in the procedure and take any other action necessary to defend the rights of their principal, however, such attorney may not substitute or delegate any such powers to any third party:

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SUPERIOR COURT OF JUSTICE OF MEXICO CITY

"2022, YEAR OF RICARDO FLORES MAGÓN,
FORERUNNER OF THE MEXICAN REVOLUTION"
FIFTY-SECOND ANNIVERSARY OF CIVIL MATTERS

By demanding **IN THE SUMMARY SPECIAL COMMERCIAL ACTION**, from **CRÉDITO REAL, SOCIEDAD ANÓNIMA BURSÁTIL DE CAPITAL VARIABLE, SOCIEDAD FINANCIERA DE OBJETO MÚLTIPLE, ENTIDAD NO REGULADA** the remedies provided in their initial written complaint, which was admitted as proposed based on the provisions of articles 229, 232, 233 and 236 of the General Law of Business Entities, regarding the action referred to in articles 229, 232, 233, 236 and any other related and applicable article contained in the General Law of Business Entities; therefore, it is hereby ordered to summon such defendant so that, within **EIGHT DAYS**, such defendant answers the complaint, file any exception and defense, and file any rebuttal; and it is also hereby ordered to summon such defendant with the corresponding copies, being warned that failing to do so within the provided period of time, such defendant not be considered as in contempt of court and their right to do so will be considered as terminated and the procedure will continue in contempt. Likewise, the defendant is hereby urged to provide an address to be summoned within the personal jurisdiction of this court in their answer, being warned that failing to do so, any subsequent notice, even personal notices, will be summoned in the list posted on the court's board, as provided in article 1069 and 1070 of the Code of Commerce.

On the other hand, and as requested by plaintiff, **it is hereby ordered to issue a motion** accompanied by the necessary attachments and a certified copy of this court order, following payment of the relevant fees, **to the Director of the Public Registry or Property and Commerce of this City, so that the public registry of property and commerce of this city proceed to register this action under Commercial Folio number 170,184.**

Likewise, and as requested by plaintiff, **it is hereby ordered to notify the Public Prosecutor assigned to this Court**, so that such Public Prosecutor may determine if, in their opinion, the assumptions provided in articles 10 or 11 of the Bankruptcy Law fall within the scope of the Law, and, if so, to inform this Court and proceed according to the provisions of article 21 of the Bankruptcy Law, which are hereinbelow transcribed for a better comprehension purposes.

"Article 10.- For the purposes of this Law, the general failure to pay a Merchant's liabilities referred to in the article above, consists of failing to pay their debts with two or more different creditors under the following conditions:

'1. Out of those due liabilities referred to in the paragraph above, those liabilities having become due at least thirty days ago, representing thirty-five percent or more of all the

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SUPERIOR COURT OF JUSTICE OF MEXICO CITY
"2022, YEAR OF RICARDO FLORES MAGÓN,
FORERUNNER OF THE MEXICAN REVOLUTION"
FIFTY-SECOND ANNIVERSARY OF CIVIL MATTERS

Merchant's liabilities on the date the complaint or request for bankruptcy had been filed, and

'II. The Merchant does not have the assets listed in the paragraph below, to pay at least eighty percent of their due liabilities upon the submission of the complaint or request.

'The assets to be taken into consideration for the purposes of the provisions of section II of this article will be:

'a) Cash, cash deposits;

'b) Fixed deposits and term investments becoming due no more than ninety calendar days following the submission of the demand or request;

'c) Customers and receivable accounts becoming due no more than ninety calendar days following the submission date of the demand or request, and

'd) securities for purchase and sale transactions are regularly registered with the relevant markets, that may be sold within thirty banking days at most, which valuation on the submission date of the demand or request is known.

'The inspector's opinion and the experts' opinions that may be submitted by the parties must expressly refer to the assumptions provided in the paragraphs above."

"Article 11.- A Merchant will be considered as generally having failed to comply with their liabilities, in any of the following cases:

'I. Inexistence or insufficiency of property to be sized in the event of any failure to comply with any liability or upon trying to execute any judgement against such Merchant as res judicata;

'II. Any failure to comply with their liabilities with two or more different creditors;

'III. To hide or be absent, without appointing any administrator or any person to run their company and comply with their liabilities;

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SUPERIOR COURT OF JUSTICE OF MEXICO CITY
“2022, YEAR OF RICARDO FLORES MAGÓN,
FORERUNNER OF THE MEXICAN REVOLUTION”
FIFTY-SECOND ANNIVERSARY OF CIVIL MATTERS

IV. Under the same circumstances as the previous paragraph, to close their company's commercial spaces,

V. To resort to bankruptcy, fraudulent or fictive practices or stop complying with their liabilities;

‘VI. To fail to comply with their money liabilities provided in any agreement executed under the terms of the Fifth Title of this Law, and

'VII. In any other similar case.'

“Article 21.- Any of the Merchant’s creditor, the Institute for Administration of Property and Assets or **the Public Prosecutor** may request the bankruptcy be declared.

*'If any judge, while pursuing the bankruptcy action, adverts that any Merchant is in any of the assumptions provided in articles 10 or 11, may notify ex officio the competent tax authorities and **Public Prosecutor** so that, if applicable, the Public Prosecutor request the bankruptcy be declared. The tax authorities may only demand any Merchant be declared in bankruptcy as creditors.*

Likewise, one or more of the Merchant's creditors may request the bankruptcy be declared by commencing directly in the bankruptcy stage. In the event the Merchant accepts the remedy sought in the filed complaint and prior to the opinion on the generalized failure to pay the Merchant's liability, the judge will enter, if applicable, the bankruptcy judgement in the bankruptcy stage.

"Should the Merchant fail to agree to the demand referred to in the paragraph above, the bankruptcy proceeding will commence in the conciliation stage, which will be pursued under the terms of this Law."

"The parties are hereby warned that the Superior Court of Justice of Mexico City, grounded by the interest people have in certain litigation may have another option to settle their conflict, provides mediation services through their Alternative Justice Center, where they will be freely assisted; mediation is not a legal consultancy. The Center is located at Av. Niños Héroes 133, colonia Doctores, delegación Cuauhtémoc, Mexico City, Zip 06500, phone number 5134-11-00 ext. 1460 and 2362. Civil Commercial Mediation Service: 5207-25-84 and 5208-33-49.



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SUPERIOR COURT OF JUSTICE OF MEXICO CITY

"2022, YEAR OF RICARDO FLORES MAGÓN,

FORERUNNER OF THE MEXICAN REVOLUTION"

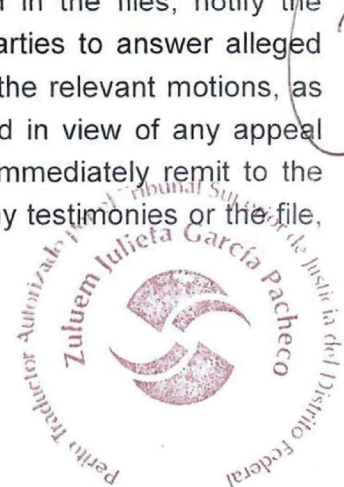
FIFTY-SECOND ANNIVERSARY OF CIVIL MATTERS

mediación.civil.mercantil@tsjcdmx.gob.mx. Family Mediation Service: 5514-2860 and 5514-5822. mediación.familiar@tsjcdmx.gob.mx".

To comply with circular 06/2012 undersigned by the General Secretary of the Judiciary Board of Mexico City that is evidenced in ruling 10-03/2012 dated January 17, 2012, issued by the Judiciary Board of this Court, the parties are hereby notified of the contents of such circular 06/2012.

Based on the provisions of article 58 of the Organic Law of the Superior Court of Justice of Mexico City, in this matter, the Court Clerk must prepare the Drafts under and based on the aforementioned circular within twenty-four hours containing the remedies sought by the parties, as well as the Motions and any other documents filed with the Court; perform any summons and notifications that may be ordered; authorize the dispatches, letter rogatory, rulings, certificates and proceedings and resolutions that may be issued, entered, conducted or ordered by the Judge; issue the admissible certificates according to the law or the certificates ordered by the undersigned; attend the evidence diligences according to the applicable laws; issue authorized copies determined in the law or to be delivered to the parties in view of any court order; to provide the file is duly numbered under the relevant folio, whenever any page is removed from the file and register the cause, stamp the court orders, motions and any other document requiring to be stamped, signing any such court orders, motions and other documents in their center; keep in the secrecy of the court the statements, motions or documents and securities whenever so provided in the law; to preserve under the judge's power the file while being pursued in the Court and deliver the file under the legal formalities in the event of any remittance of such file; personally notify in the parties in the Court, under the terms of article 123 and any other related article of the Local Procedural Legislation; remit the file to the Judicial Archive, Seniority or legal substitute, prior registration whenever admissible; order and survey that any motion, certificate of any ordered notice, Court's correspondence, whether referring to legal issues of the Court or submission of any motion ordered in the corresponding determinations entered in the files; notify the undersigned upon conclusion of the period of time for the parties to answer alleged offenses, certifying such period of time and accompanied by the relevant motions, as well as the certificate of appealing testimonies to be attached in view of any appeal motion filed against any resolution entered in this file, and immediately remit to the corresponding Civil Branch [*Sala Civil*] assigned in function any testimonies or the file, as applicable.

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SUPERIOR COURT OF JUSTICE OF MEXICO CITY

"2022, YEAR OF RICARDO FLORES MAGÓN,

FORERUNNER OF THE MEXICAN REVOLUTION"

FIFTY-SECOND ANNIVERSARY OF CIVIL MATTERS

Likewise, it is hereby evidenced that by means of circular 35/2014 published in the judicial weekly bulletin on June eleven, two thousand fourteen, it was determined to authorize the appointment of experts by means of the "SYSTEM TO ASSIGN EXPERTS" to formally commence their operations as from August four, two thousand fourteen, consequently, application of circulars CJDF 03/2013 and CJDF 19/2014 become ineffective; therefore, the experts will be needed in this procedure will be appointed using the aforementioned system.

Based on the provisions of article 15 of the Regulations of the Institutional System of Archives of the Judicial Branch of Mexico City, published in the Judicial Weekly Bulletin number 25 (twenty-five), dated February three, two thousand twelve, the parties are hereby notified that the file, dockets compiled in connection with such file, as well as any evidence, sample and document that may have been submitted during the trial will be destroyed within ninety calendar days following the date when the notification on the court bulletin containing the ruling declaring conclusion of the trial becomes effective.

Likewise, according to the provisions of article 16 of the regulations, once the assumption referred to in article 15 fails within the scope of the law, the Court Clerk will proceed, through the supporting personnel of this court, to issue a certified copy hereof which will be under the safeguard of this jurisdictional organ. "GENERAL RULING 36-48/2012 ISSUED IN THE MEETING DATED NOVEMBER TWENTY, TWO THOUSAND TWELVE, PROVIDING THE GUIDELINES FOR THE PILOT PROGRAM TO DELEGATE CERTAIN LEGAL ADMINISTRATIVE FUNCTIONS TO THE CONCILIATION COURT CLERKS APPOINTED TO THE COURTS FOR CIVIL MATTERS OF MEXICO CITY ... CHAPTER II.- POWERS OF COURT CLERKS.- CONCILIATORS.- Article 6.- The following will be administrative powers of Conciliation Court Clerks: a) Attention, prosecution and dispatch of internal correspondence; b) Supervision and authorization of disbursement of photocopied coupons and their relevant weekly and monthly reports, c) Approval of books to control the proper functioning of the court, such as: fines and sanctions book, book of assistance to do justice in Mexico City, books of values, letters rogatory, judgements, appeals, book of motions, amparo proceedings, and any other necessary book; d) Approvals of requests for stationary and anything related to material resources for the proper functioning of jurisdictional organs; e) Submission of weekly and monthly reports on value books, as well as issuance of deposit bills, being bound to obtain their beneficiaries' signatures on

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SUPERIOR COURT OF JUSTICE OF MEXICO CITY

"2022, YEAR OF RICARDO FLORES MAGÓN,

FORERUNNER OF THE MEXICAN REVOLUTION"

FIFTY-SECOND ANNIVERSARY OF CIVIL MATTERS

the corresponding books, f) Attention to the public related in any manner whatsoever to the issues being pursued in the courts; g) Supervise the attendance of the assigned personnel and attendance books of court clerks; h) Prepare and dispatch any necessary motion ordered in the ruling related to the trials assigned to the courts, as well as any administrative-type motion; i) Review that the government book is updated, as well as open on a daily basis the promotion book; j) Survey the remittance of files to the judicial archive for their destruction and duly safeguard; k) Appoint the assistants to do justice, according to the list and rulings issued by the Full Board; and l) Organize and control the assignment of...".

.- It is hereby ordered to personally notify the defendant.- This was ordered and signed by **HELIO VICTORIA GUZMÁN**, Fifty-second Judge for Civil Matters of First Instance of the Superior Court of Justice of Mexico City, before Court Clerk "A", **Oscar Alonso Tolamatl**, who signs and attests. I attest.

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Certifying Authority of the Judicial Branch of Mexico City

Signatory(ies): 2

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Signatories		Signatures			
Name(s):	HELIO VICTORIA GUZMAN	Validity:	Effective	Series No.:	70.6a.63.64.6d.78.32.30.30.30.31.32.36.36
	OSCAR ALONSO TOLAMATL	Validity:	Effective	Series No.:	70.6a.63.64.6d.78.32.30.30.30.30.36.35.39
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Respondent(s) name:		Service delegated OCSP by AC of the Judicial Branch of CDMX			
		Service delegated OCSP by AC of the Judicial Branch of CDMX			
Respondent(s) issuer(s):		Certifying Authority of the Judicial Branch of Mexico City			
		Certifying Authority of the Judicial Branch of Mexico City			
Series number(s):		70.6a.63.64.6d.78.32.30.32			
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Name of the issuer of TSP answer:		Entity Issuing Time Seals of the Judicial Branch of Mexico City			
		Entity Issuing Time Seals of the Judicial Branch of Mexico City			
Issuer of TSP Certificate:		Certifying Authority of the Judicial Branch of Mexico City			
		Certifying Authority of the Judicial Branch of Mexico City			
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8a 21 e6 e5 47 13 6a 02 17 c8 06 a6 f5 5c 8f 10 7d f2 09 ac e9 b5 4f 2c 95 ff 4f 49 7e cf 88 87 76 4c f4 0d 53 e2 f8 f7 18 39 d1					

I, ZULUEM JULIETA GARCÍA PACHECO, Expert Translator authorized by the *Tribunal Superior de Justicia de la Ciudad de México* [Superior Court of Justice of Mexico City], pursuant to the ruling published in the *Boletín Judicial* [Court Bulletin] on March 8, 2021, hereby attest that the preceding translation from Spanish language contained in eight (8) pages is, at the best of my knowledge, true, complete and correct.

Zuluem Julieta García Pacheco
Mexico City, Federal District, July 12, 2022
Phone: (52) (55) 52 19 68 95
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